UNITED STATES DISTR	RIC'	T COU	JRT	
NORTHERN DISTRICT	OF	NEW	YOR	K

MURRAY MARTIN,

Plaintiff,

v.

5:06-CV-10 (FJS/DEP)

MICHAEL HANUSCZAK, Family Court Judge; FRANK KILLIAN; and NILES GREENHOUSE,

Defendants.

APPEARANCES

MURRAY MARTIN

Brewerton, New York Plaintiff *pro se*

SCULLIN, Chief Judge

ORDER

Currently before the Court is Plaintiff's motion for reconsideration of this Court's January 4, 2006 Order denying his motion for a temporary restraining order. *See* Dkt. No. 8. As this Court has previously noted, "[a] motion for reconsideration is not to be used as a second opportunity to advance arguments already rejected, or to present evidence that was available but not previously introduced." *ITT Commercial Fin. Corp. v. Harsco Corp.*, No. 91 CV 0793, 1999 WL 6922, *1 (N.D.N.Y. Jan. 6, 1999) (citation omitted). Moreover, as the Court explained, "[t]he grounds justifying reconsideration are: (1) an intervening change in controlling law; (2) the availability of new evidence; and (3) the need to correct a clear error or prevent manifest injustice." *Id.* (citations omitted).

Although Plaintiff has submitted some additional exhibits and photographs in support of

Case 5:06-cv-00010-FJS-DEP Document 9 Filed 01/05/06 Page 2 of 2

his motion for reconsideration, none of these documents convinces the Court that it should

reconsider its previous decision to deny Plaintiff's motion for a temporary restraining order.

Accordingly, the Court hereby

ORDERS that Plaintiff's motion for reconsideration of the Court's January 4, 2006 Order

denying his motion for a temporary restraining order is **DENIED**.

IT IS SO ORDERED.

Dated: January 5, 2006

Syracuse, New York

Frederick J. Scullin, Jr.

Chief United States District Court Judge

-2-